1 2	GIBSON, DUNN & CRUTCHER LLP MARK A. PERRY (pro hac vice) 1050 Connecticut Avenue, N.W. Washington, DC 20036-5306	RIMINI STREET, INC. DANIEL B. WINSLOW (pro hac vice) 6601 Koll Center Parkway, Suite 300 Pleasanton, CA 94566
3	Telephone: 202.955.8500 mperry@gibsondunn.com	Telephone: 925.264.7736 dwinslow@riministreet.com
4 5	GIBSON, DUNN & CRUTCHER LLP JEFFREY T. THOMAS (pro hac vice)	RIMINI STREET, INC. JOHN P. REILLY (pro hac vice)
6	BLAINE H. EVANSON (pro hac vice) JOSEPH A. GORMAN (pro hac vice)	3993 Howard Hughes Parkway, Suite 500 Las Vegas, NV 89169
7	CASEY J. MCCRACKEN (pro hac vice) 3161 Michelson Drive Irvine, CA 92612-4412	Telephone: 336.908.6961 jreilly@riministreet.com
8	Telephone: 949.451.3800 jtthomas@gibsondunn.com bevanson@gibsondunn.com	HOWARD & HOWARD ATTORNEYS PLLC W. WEST ALLEN (Nevada Bar No. 5566) 3800 Howard Hughes Parkway, Suite 1000
10	jgorman@gibsondunn.com cmccracken@gibsondunn.com	Las Vegas, NV 89169 Telephone: 702.667.4843 wwa@h2law.com
11	GIBSON, DUNN & CRUTCHER LLP SAMUEL LIVERSIDGE (pro hac vice)	wwa@n21aw.com
12	ERIC D. VANDEVELDE (pro hac vice) 333 South Grand Avenue	
13	Los Angeles, CA 90071-3197 Telephone: 213.229.7000	
14	sliversidge@gibsondunn.com evandevelde@gibsondunn.com	
15 16	Attorneys for Defendant Rimini Street, Inc.	
17	UNITED STATES DISTRICT COURT	
18	DISTRICT OF NEVADA	
19	ORACLE USA, INC., et al.,	Case No. 2:10-cv-00106-LRH-VCF
20	Plaintiffs,	RIMINI'S MOTION TO SEAL MOTION FOR LEAVE AND
21	v.	EXHIBITS IN SUPPORT OF MOTION FOR LEAVE
22	RIMINI STREET, INC., et al.,	
23	Defendants.	
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NOTICE OF MOTION AND MOTION

Pursuant to the Stipulated Protective Order governing confidentiality of documents entered by the Court on May 10, 2010 (ECF No. 55, "Protective Order"), Rules 5.2(e)–(f) and 26(c) of the Federal Rules of Civil Procedure, and Local Rule 10-5(b), Defendant Rimini Street, Inc. ("Rimini") respectfully requests that the Court seal portions of Rimini's Motion for Leave to File Motion in Limine to Exclude OREX_0001, and of Exhibits A (Rimini's Motion in Limine to Exclude OREX_0001) and B (Declaration of Casey J. McCracken in Support of Rimini's Motion in Limine to Exclude OREX_0001) to that motion (the "Confidential Material").

Public, redacted versions of the motion and of Exhibits A and B were filed on September 16, 2021. Unredacted versions of the motion and of Exhibits A and B will subsequently be filed under seal with the Court and linked to the filing of this motion. This Motion to Seal is based on this Notice of Motion and the accompanying Memorandum of Points and Authorities.

MEMORANDUM OF POINTS AND AUTHORITIES

Good cause exists to seal the Confidential Material, as set forth below. Federal Rule of Civil Procedure 26(c) provides broad discretion for a trial court to permit sealing of court documents for, *inter alia*, the protection of "a trade secret or other confidential research, development, or commercial information." Fed. R. Civ. P. 26(c).

The Protective Order entered in this case provides that:

Counsel for any Designating Party may designate any Discovery Material as "Confidential Information" or "Highly Confidential Information – Attorneys' Eyes Only" under the terms of this Protective Order only if such counsel in good faith believes that such Discovery Material contains such information and is subject to protection under Federal Rule of Civil Procedure 26(c). The designation by any Designating Party of any Discovery Material as "Confidential Information" or "Highly Confidential Information – Attorneys' Eyes Only" shall constitute a representation that any attorney for the Designating Party reasonably believes there is a valid basis for such designation.

ECF No. 55 ¶ 2.

Rimini requests that the Court seal the Confidential Material because it describes or otherwise reveals information that Oracle has designated "Confidential" or "Highly Confidential" under the terms of the Protective Order. Moreover, similar material was filed

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1	under seal in connection with the Joint Pre-Hearing Order filed on August 20, 2021. By	
2	designating the information as "Confidential" or "Highly Confidential," Oracle as the	
3	designating party has represented that the information cited is subject to protection unde	
4	Federal Rule of Civil Procedure 26(c). <i>Id</i> .	
5	Additionally, this Court has granted motions to file under seal similar information, both	
6	in Rimini I and Rimini II. See, e.g., ECF Nos. 226, 325, 518, 904, 1107, 1228, 1261; see also	
7	Rimini II, No. 14-CV-1699-LRH-DJA (D. Nev.), ECF Nos. 127, 137, 222, 280–282, 287, 333-	
8	334, 371, 391, 434–436, 602, 625–628, 760–768, 836–849, 1122, 1191.	
9	<u>CONCLUSION</u>	
10	For the foregoing reasons, Rimini respectfully requests that the Court grant leave to file	
11	the Confidential Material under seal.	
12		
13	Dated: September 16, 2021	
14	GIBSON, DUNN & CRUTCHER LLP	
15	Dry /a/Evia D. Vandavalda	
16	By: /s/ Eric D. Vandevelde Eric D. Vandevelde	
17	Attorneys for Defendant Rimini Street, Inc.	
18	Rimini Sireei, Inc.	
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